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11 Attorneys for Defendant  
GOOGLE INC.

12 UNITED STATES DISTRICT COURT  
13 NORTHERN DISTRICT OF CALIFORNIA  
14 SAN FRANCISCO DIVISION

15 ORACLE AMERICA, INC.,  
16 Plaintiffs,  
17 v.  
18 GOOGLE INC.,  
19 Defendant.

Case No. 3:10-cv-03561 WHA

**DECLARATION OF MAYA KARWANDE  
IN SUPPORT OF GOOGLE'S  
OPPOSITION TO ORACLE'S RULE 59  
MOTION FOR A NEW TRIAL**

Hearing: August 18, 2016  
Time: 8:00 .a.m.  
Dept. Courtroom 8, 19<sup>th</sup> Fl.  
Judge: Hon. William Alsup

1           1.       I am an attorney licensed to practice law in the State of California and am an  
2 associate at the law firm of Kecker & Van Nest LLP, counsel to Google Inc. (“Google”) in the  
3 above-captioned action. I submit this declaration in support of Google’s Opposition to Oracle’s  
4 Rule 59 Motion for A New Trial. I have knowledge of the facts set forth herein, and if called  
5 upon as a witness, I could testify to them competently under oath.

6           2.       Attached hereto as **Exhibit 1** is a true and correct copy of excerpts from the Expert  
7 Report of Robert Zeidman, dated January 8, 2016.

8           3.       Attached hereto as **Exhibit 2** is a true and correct copy of “Getting Started with  
9 ARC,” available at [https://developer.chrome.com/apps/getstarted\\_arc](https://developer.chrome.com/apps/getstarted_arc) and downloaded on July 20,  
10 2016.

11           4.       Attached hereto as **Exhibit 3** is a true and correct copy of a snippet of “ARC  
12 Welder” available at [https://chrome.google.com/webstore/detail/arc-](https://chrome.google.com/webstore/detail/arc-welder/emfinbmielocnlhgmfkkmkngdoccbadn)  
13 [welder/emfinbmielocnlhgmfkkmkngdoccbadn](https://chrome.google.com/webstore/detail/arc-welder/emfinbmielocnlhgmfkkmkngdoccbadn), accessed via internet on July 20, 2016.

14           5.       Attached hereto as **Exhibit 4** is a true and correct copy of excerpts from the Expert  
15 Report of Professor Douglas C. Schmidt, dated January 8, 2016.

16           6.       Attached hereto as **Exhibit 5** is a true and correct copy of the video, “Coming to a  
17 Chromebook near you – Google I/O”, available at  
18 <https://www.youtube.com/watch?v=yDy1WWUdIY8>.

19           7.       Attached hereto as **Exhibit 6** is a true and correct copy of “Google I/O” from  
20 Wikipedia, the free encyclopedia, available at [https://en.wikipedia.org/wiki/Google\\_I/O](https://en.wikipedia.org/wiki/Google_I/O),  
21 downloaded on July 20, 2016.

22           8.       Attached hereto as **Exhibit 7** is a true and correct copy of a post from Sundar  
23 Pichai available at <https://plus.google.com/+SundarPichai/posts/Gi7EcHRTTrNc>, downloaded on  
24 July 20, 2016.

25           9.       Attached hereto as **Exhibit 8** is a true and correct copy of an excerpt of video of  
26 Larry Ellison and Scott McNealy 2009 JavaOne Conference, marked as Trial Exhibit 2939.1.  
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1           10. Attached hereto as **Exhibit 9** is a true and correct copy of “Jonathan’s Blog,” dated  
2 November 5, 2007 and marked as Trial Exhibit 2352.

3           11. Attached hereto as **Exhibit 10** is a true and correct copy of “Terrence Barr’s  
4 Blog,” dated July 24, 2008 and marked as Trial Exhibit 7459.1.

5           12. Attached hereto as **Exhibit 11** is a true and correct copy of an email from Jonathan  
6 Schwartz to Eric Schmidt, dated January 9, 2007 and marked as Trial Exhibit 3441.

7           13. Attached hereto as **Exhibit 12** is a true and correct copy of excerpts from a  
8 PowerPoint Presentation titled “Java Business Update,” marked as Trial Exhibit 9133.1.

9           14. T Attached hereto as **Exhibit 13** is a true and correct copy of “Strategic Forecast,”  
10 marked as Trial Exhibit 4108.

11           I declare under penalty of perjury that the foregoing is true and correct and that this  
12 declaration was executed at San Francisco, California on July 20, 2016.

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16 MAYA KARWANDE  
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